

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:

FTX TRADING LTD., *et al.*¹

Debtors.

Chapter 11

Case No. 22-11068 (JTD)

(Jointly Administered)

TRANSFER OF EQUITY INTEREST

Transferee hereby gives evidence and notice of the transfer of the equity interest referenced in this evidence and notice.

Claim Nexus C II

Name of Transferee

Gregory Pepin

Name of Transferor

Name and Address where notices to transferee should be sent: 1509 Bent Ave Cheyenne Wyoming 82001 USA

Last known address: 115 Sardinia Close, PO Box 871, Grand Cayman, Cayman Islands, KY1-1103

Type and Amount of Interest Transferred:

14818 WRS Series A Preferred	Series B Preferred	Series B-1 Preferred	Series C Preferred
FTX Common	WRS Class A Common	WRS Class B Common	WRS Common

I declare under penalty of perjury that the information provided in this notice is true and correct to the best of my knowledge and belief.

Signed by:
 By: Michael Botter
 Transferee/Transferee's Agent

Date: 10/9/2024

Penalty for making a false statement: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 & 3571

¹ The last four digits of FTX Trading Ltd.'s and Alameda Research LLC's tax identification number are 3288 and 4063 respectively. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at <https://cases.ra.kroll.com/FTX>. The principal place of business of Debtor Emergent Fidelity Technologies Ltd is Unit 3B, Bryson's Commercial Complex, Friars Hill Road, St. John's, Antigua and Barbuda.

EXHIBIT B

STOCK POWER

STOCK POWER AND ASSIGNMENT

SEPARATE FROM STOCK CERTIFICATE

FOR VALUE RECEIVED and pursuant to that certain Secondary Stock Purchase Agreement dated _____ as the undersigned hereby sells, assigns and transfers unto **CLAIM NEXUS C II, LLC** or its assignees 14818 shares of Preferred Stock of **West Realm Shires Inc** a corporation (the “**Company**”). Such shares are represented by certificate attached and stand in the undersigned’s name on the books of the Company. The undersigned does hereby irrevocably constitute and appoint the Secretary of the Company or any duly authorized representative of the Company as attorney-in-fact, with full power of substitution, to transfer said stock on the books of said corporation.

10/9/2024

Dated: _____

SELLER:
Gregory Pepin

DocuSigned by:

030098A650EC487...

Schedule 1

PURCHASER

Purchaser Name and Address	Number of Purchased Shares	Applicable Purchase Price
Claim Nexus C II, LLC	14818 WRS PREFERRED	
1509 Bent Ave Cheyenne Wyoming 82001 USA		

IN WITNESS WHEREOF, this Secondary Stock Purchase Agreement is hereby executed as of the date first above written.

HOLDER

By: 
930698A850EC487...

Print Name: **Gregory Pepin**

Title: **Mr**

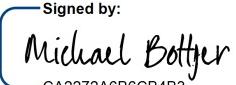
Notice details to:

Address: **115 Sardinia Close, PO Box
871, Grand Cayman, Cayman
Islands, KY1-1103**

IN WITNESS WHEREOF, this Secondary Stock Purchase Agreement is hereby executed as of the date first above written.

PURCHASER

Claim Nexus C II, LLC

Signed by:
By: 
CA2272A6B6CB4B3...

Print Name: Michael Bottjer

Title:
Manager

Notice details to:

Address: 1509 Bent Ave Cheyenne
Wyoming 82001 USA

*PURCHASER SIGNATURE PAGES
DELIVERED SEPARATELY